COMMONWEALTH OF KENTUCKY JUDICIAL CONDUCT COMMISSION

IN RE THE MATTER OF:

DAWN M. GENTRY, FAMILY COURT JUDGE 16TH JUDICIAL CIRCUIT, FAMILY DIVISION 5

FORMAL PROCEEDINGS DOCKET ENTRIES

Date of Document

1. November 18, 2019 - Notice of Formal Proceedings and Charges

2. December 2, 2019 - Answer

COMMONWEALTH OF KENTUCKY JUDICIAL CONDUCT COMMISSION

IN RE THE MATTER OF:

DAWN M. GENTRY, FAMILY COURT JUDGE 16TH JUDICIAL CIRCUIT, FAMILY DIVISION 5

NOTICE OF FORMAL PROCEEDINGS AND CHARGES

Notice is hereby given of the initiation of formal proceedings under Rule 4.180 of the Rules of the Supreme Court. At the times set out in this Notice, you were Family Court Judge for Kentucky's 16th Judicial Circuit located in Kenton County.

While serving as Family Court Judge for Kenton County—in particular, since being elected to that position in November 2018—you have engaged in a pattern of conduct that constitutes misconduct in office and violates the Code of Judicial Conduct. Any of the Counts described below, on their own, constitute sufficient grounds for disciplinary action. But examined as a whole, the allegations in this Notice demonstrate a pattern of misconduct in office. As a result, the Commission has determined formal proceedings and charges are warranted.

<u>Count I – Coercion to Participate in Judicial Campaign</u>

During your campaign for Family Court Judge in Kenton County, while you were sitting on the bench as an appointee, you engaged in the following conduct related to your 2018 campaign for election to your current judicial office:

- 1. You coerced members of your GAL panel to donate the maximum amount to your campaign and to use personal time to engage in campaigning on your behalf.
- 2. You required your GAL panel members to serve on the finance committee for your campaign.
- 3. While in court, you solicited an attorney to put up a campaign sign.

- 4. You utilized court staff to work on your campaign during work hours. This conduct included, but is not necessarily limited to, having your staff attorney place and deliver campaign signs and having your case management specialist/mediator write thank-you notes for the campaign and publicly hold a campaign sign on Election Day. You also took steps to conceal this conduct.
- 5. You appointed attorney Delana Sanders to your GAL panel in exchange her husband's agreement to support your campaign. At the time, just months before the election, there was not an opening on your GAL panel. You also had your staff attorney research whether you could add an additional panel member so that you could appoint Ms. Sanders.

The actions set out above violate the relevant portions of the following Canons of the Code of Judicial Conduct:

- Canon 1, Rule 1.1, which requires a judge to comply with the law, including the Code of Judicial Conduct.
- Canon 1, Rule 1.2, which requires a judge to act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety.
- Canon 2, Rule 2.1, which requires that the duties of judicial office shall take precedence over all of a judge's personal and extrajudicial activities.
- Canon 2, Rule 2.2, which requires a judge to uphold and apply the law, and to perform all duties of judicial office fairly and impartially.
- Canon 2, Rule 2.3(A), which requires a judge to perform the duties of judicial office, including administrative duties, without bias or prejudice.
- Canon 2, Rule 2.13(A), which provides in making administrative appointments, a judge shall exercise the power of appointments on the basis of merit and shall avoid nepotism, favoritism, and unnecessary appointments.
- Canon 3, Rule 3.1(D), which provides that when engaging in extrajudicial activities, a judge shall not engage in conduct that would appear to a reasonable person to be coercive.
- Canon 4, Rule 4.1(A), which provides requirements for political and campaign activities of judges and judicial candidates in office.
- Canon 4, Rule 4.1(B), which requires a judge or judicial candidate to take reasonable measures to ensure that other persons do not undertake, on behalf of the judge or judicial candidate, any activities prohibited under Rule 4.1(A).

Count II – Retaliation for Failure to Support Judicial Campaign

During your campaign or after your election as Family Court Judge in Kenton County in November 2018, you engaged in the following conduct:

- 1. During your campaign, you retaliated against Meredith Smith for not sufficiently supporting your campaign.
- 2. You retaliated against attorney Mike Hummel for failing to make the maximum monetary donation to your campaign and declining to campaign on your behalf by removing Mr. Hummel from the GAL panel.
- 3. You retaliated against attorneys who did not support your campaign by delaying hearing dates for their cases.
- 4. You retaliated against school liaison officer Kelly Blevins for supporting your opponent in the election.

Your actions violate the relevant portions of the following Canons of the Code of Judicial

Conduct:

- Canon 1, Rule 1.1, which requires a judge to comply with the law, including the Code of Judicial Conduct.
- Canon 1, Rule 1.2, which requires a judge to act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety.
- Canon 2, Rule 2.2, which requires a judge to uphold and apply the law, and to perform all duties of judicial office fairly and impartially.
- Canon 2, Rule 2.3(A), which requires a judge to perform the duties of judicial office, including administrative duties, without bias or prejudice.
- Canon 2, Rule 2.3(B), which provides a judge shall not, in the performance of judicial duties, by words or conduct, manifest bias or prejudice, or engage in harassment and shall not permit court staff, court officials, or others subject to the judge's direction and control to do so.
- Canon 2, Rule 2.4(B), which provides a judge shall not permit family, social, political, financial, or other interests or relationships to influence the judge's judicial conduct or judgment.

- Canon 2, Rule 2.6(A), which provides a judge shall accord to every person who has a legal interest in a proceeding, or that person's lawyer, the right to be heard according to law.
- Canon 2, Rule 2.8(B), which provides a judge shall be patient, dignified, and courteous to litigants, jurors, witnesses, lawyers, court staff, court officials, and others with whom the judge deals in an official capacity, and shall require similar conduct of lawyers, court staff, court officials, and others subject to the judge's direction and control.
- Canon 2, Rule 2.11(A), which provides a judge must disqualify herself in any proceeding in which her impartiality might reasonably be questioned.
- Canon 2, Rule 2.13(A), which provides in making administrative appointments, a judge shall exercise the power of appointments on the basis of merit and shall avoid nepotism, favoritism, and unnecessary appointments.
- Canon 3, Rule 3.1(D), which provides that when engaging in extrajudicial activities, a
 judge shall not engage in conduct that would appear to a reasonable person to be
 coercive.

Count III – Facilities & Timesheet Falsification

During your time in office, you engaged in the following conduct:

- 1. You filled out and approved a false timesheet for Meredith Smith.
- 2. You have on numerous occasions left the courthouse with Mr. Penrose and Ms. Aubrey during regular court hours, leaving the office without any staff coverage.
- 3. You knowingly approved inaccurate timesheets for Mr. Penrose and Ms. Aubrey by approving timesheets that you knew did not accurately reflect the hours those employees worked.
- 4. On one occasion, when you brought your children to work with you, your child witnessed a confidential proceeding and recognized the child involved in the proceeding, violating the confidentiality of proceedings in a family court case.
- 5. You permitted Mr. Penrose to spend work hours playing his guitar and singing in his office, disrupting other court employees during the workday.
- 6. You permitted staff to store and consume alcoholic beverages in court offices and at times consumed alcoholic beverages in the courthouse.

Your actions violate the relevant portions of the following Canons of the Code of Judicial

Conduct:

- Canon 1, Rule 1.1, which requires a judge to comply with the law, including the Code of Judicial Conduct.
- Canon 1, Rule 1.2, which requires a judge to act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety.
- Canon 2, Rule 2.1, which requires that the duties of judicial office shall take precedence over all of a judge's personal and extrajudicial activities.
- Canon 2, Rule 2.5(A), which provides a judge shall perform judicial and administrative duties competently and diligently.
- Canon 2, Rule 2.12(A), which provides a judge shall require court staff, court officials, and others subject to the judge's direction and control to act in a manner consistent with the judge's obligations under the Code of Judicial Conduct.
- Canon 2, Rule 2.13(B), which provides a judge shall not approve compensation of appointees beyond the fair value of services rendered.

Count IV – Retaliation Against School Employees

- 1. You directed Kelly Blevins and other school liaison officers to file school dependency, neglect, and abuse cases only once per month and to only file certain petitions as truancy cases rather than dependency, neglect, and abuse cases. When Ms. Blevins followed her employer's instructions regarding how to file such cases, you retaliated against her.
- 2. Following these actions, you refused to recuse yourself from Ms. Blevins' cases, despite having previously expressed personal animosity toward Ms. Blevins.

Your actions violate the relevant portions of the following Canons of the Code of Judicial

Conduct:

- Canon 1, Rule 1.1, which requires a judge to comply with the law, including the Code of Judicial Conduct.
- Canon 1, Rule 1.2, which requires a judge to act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety.
- Canon 2, Rule 2.3(A), which requires a judge to perform the duties of judicial office, including administrative duties, without bias or prejudice.

- Canon 2, Rule 2.3(B), which provides a judge shall not, in the performance of judicial duties, by words or conduct, manifest bias or prejudice, or engage in harassment and shall not permit court staff, court officials, or others subject to the judge's direction and control to do so.
- Canon 2, Rule 2.8(B), which provides a judge shall be patient, dignified, and courteous to litigants, jurors, witnesses, lawyers, court staff, court officials, and others with whom the judge deals in an official capacity, and shall require similar conduct of lawyers, court staff, court officials, and others subject to the judge's direction and control.
- Canon 2, Rule 2.11(A), which provides a judge must disqualify herself in any proceeding in which her impartiality might reasonably be questioned.

Count V – Ex Parte Communications with GAL Panel Members

You have on multiple occasions held pretrial conferences in dependency, neglect, and abuse cases with the members of your GAL panel to which private attorneys representing parties in those cases are not invited. Substantive decisions are made during these conferences, which are not held on the record.

Your actions constitute misconduct in office and violate the relevant portions of the following Canons of the Code of Judicial Conduct:

- Canon 1, Rule 1.1, which requires a judge to comply with the law, including the Code of Judicial Conduct.
- Canon 1, Rule 1.2, which requires a judge to act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety.
- Canon 2, Rule 2.9, which provides a judge shall not initiate, permit, or consider ex parte communications, or consider other communications made to the judge outside the presence of the parties or their lawyers concerning a pending or impending matter.

Count VI - Harassment and Retaliation Against Katherine Schulz

- 1. You engaged in inappropriate and unwanted sexual advances toward Ms. Schulz.
- 2. After you made unwelcomed sexual advances toward Ms. Schulz, you sent another attorney on your GAL panel to speak with Ms. Schulz, accusing her of gossiping about you, as well as taking GAL assignments in Boone County. This conduct was

reasonably interpreted as warning Ms. Schulz to remain quiet regarding sexual advances.

- 3. Following these events, you refused to recuse yourself from cases when Ms. Schulz represented one of the parties.
- 4. You engaged in Snapchat conversations with members of your GAL panel and Mr. Penrose, some of which were sexual in nature.

Your conduct described above constitutes misconduct in office and violated the relevant portions of the following Canons of the Code of Judicial Conduct:

- Canon 1, Rule 1.1, which requires a judge to comply with the law, including the Code of Judicial Conduct.
- Canon 1, Rule 1.2, which requires a judge to act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety.
- Canon 2, Rule 2.2, which requires a judge to uphold and apply the law, and to perform all duties of judicial office fairly and impartially.
- Canon 2, Rule 2.3(B), which provides a judge shall not, in the performance of judicial duties, by words or conduct, manifest bias or prejudice, or engage in harassment and shall not permit court staff, court officials, or others subject to the judge's direction and control to do so.
- Canon 2, Rule 2.8(B), which provides a judge shall be patient, dignified, and courteous to litigants, jurors, witnesses, lawyers, court staff, court officials, and others with whom the judge deals in an official capacity, and shall require similar conduct of lawyers, court staff, court officials, and others subject to the judge's direction and control.
- Canon 2, Rule 2.11(A), which provides a judge must disqualify herself in any proceeding in which her impartiality might reasonably be questioned.
- Canon 2, Rule 2.12(A), which provides a judge shall require court staff, court officials, and others subject to the judge's direction and control to act in a manner consistent with the judge's obligations under the Code of Judicial Conduct.
- Canon 3, Rule 3.1(C), which provides that when engaging in extrajudicial activities, a judge shall not participate in activities that would appear to a reasonable person to undermine the judge's independence, integrity, or impartiality.

• Canon 3, Rule 3.1(D), which provides that when engaging in extrajudicial activities, a judge shall not engage in conduct that would appear to a reasonable person to be coercive.

Count VII – Inappropriate Hiring and Relationship with Mr. Penrose

- 1. You hired Stephen Penrose because you were engaged in a personal sexual relationship with him, not on the basis of merit. You terminated Meredith Smith by forcing her to resign to create a job opening for Mr. Penrose.
- 2. You engaged in inappropriate workplace behavior with Mr. Penrose. You also engaged in sexual activity with Mr. Penrose and Ms. Aubrey in a courthouse office, during work hours.
- 3. You improperly delegated judicial functions to Mr. Penrose.

Your conduct described above constitutes misconduct in office and violated the relevant portions of the following Canons of the Code of Judicial Conduct:

- Canon 1, Rule 1.1, which requires a judge to comply with the law, including the Code of Judicial Conduct.
- Canon 1, Rule 1.2, which requires a judge to act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety.
- Canon 2, Rule 2.1, which requires that the duties of judicial office shall take precedence over all of a judge's personal and extrajudicial activities.
- Canon 2, Rule 2.2, which requires a judge to uphold and apply the law, and to perform all duties of judicial office fairly and impartially.
- Canon 2, Rule 2.4(B), which provides a judge shall not permit family, social, political, financial, or other interests or relationships to influence the judge's judicial conduct or judgment.
- Canon 2, Rule 2.12(A), which provides a judge shall require court staff, court officials, and others subject to the judge's direction and control to act in a manner consistent with the judge's obligations under the Code of Judicial Conduct.
- Canon 2, Rule 2.13(A), which provides that in making administrative appointments a judge shall exercise the power of appointment impartially and on the basis of merit and avoid nepotism, favoritism, and unnecessary appointments.

- Canon 3, Rule 3.1(A), which provides, when engaging in extrajudicial activities, a judge shall not participate in activities that will interfere with the proper performance of the judge's judicial duties.
- Canon 3, Rule 3.1(C), which provides that when engaging in extrajudicial activities, a judge shall not participate in activities that would appear to a reasonable person to undermine the judge's independence, integrity, or impartiality.

Count VIII - Hiring and Appointing Court Staff Not Based on Merit

- 1. You appointed GAL panel members not based on merit and assigned cases to them before they had any GAL training.
- 2. You have appointed personal friends who supported you in your campaign to the "Permanent Custody Roster" to represent individuals seeking de facto custodian status without requiring those individuals to come to court to receive appointments. On some occasions, you have passed out these individuals' business cards.

Your conduct described above constitutes misconduct in office and violated the relevant portions of the following Canons of the Code of Judicial Conduct:

- Canon 1, Rule 1.1, which requires a judge to comply with the law, including the Code of Judicial Conduct.
- Canon 1, Rule 1.2, which requires a judge to act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety.
- Canon 2, Rule 2.13(A), which provides that in making administrative appointments a judge shall exercise the power of appointment impartially and on the basis of merit and avoid nepotism, favoritism, and unnecessary appointments.

Count IX – Failure to be Candid and Honest with the Commission

You failed to be candid and honest with the Commission in a previous inquiry regarding the appointment of Ms. Sanders and the firing of Ms. Smith and Mr. Hummel, as well as about the quality of Mr. Hummel's work on the GAL panel.

Your conduct described above constitutes misconduct in office and violated the relevant portions of the following Canons of the Code of Judicial Conduct:

- Canon 1, Rule 1.1, which requires a judge to comply with the law, including the Code of Judicial Conduct.
- Canon 1, Rule 1.2, which requires a judge to act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety.
- Rule 2.16(A), which provides a judge shall cooperate and be candid and honest with judicial and lawyer disciplinary agencies.

Jurisdiction

The Judicial Conduct Commission has jurisdiction over this matter pursuant to SCR 4.020(1)(b)(i) and (v); and (1)(c)-(d), which read, in pertinent part, as follows:

- (1) Commission shall have authority:
 - (b) To impose the sanctions separately or collectively of (1) admonition, private reprimand, public reprimand, or censure; (2) suspension without pay or removal or retirement from judicial office, upon any judge of the Court of Justice or lawyer while a candidate for judicial office, who after notice and hearing the Commission finds guilty of any one or more of the following:
 - (i) Misconduct in office.
 - (v) Violation of the Code of Judicial Conduct, Rule 4.300
 - (c) After notice and a hearing to remove a judge whom it finds to lack the constitutional statutory qualifications for the judgeship in question.
 - (d) To refer any judge of the Court of Justice or lawyer while a candidate for judicial office, after notice and hearing found by the Commission to be guilty of misconduct, to the Kentucky Bar Association for possible suspension or disbarment from the practice of law.

For your information, the Commission calls your attention to the following Supreme

Court Rule:

Rule 4.180 Formal Proceedings

If the Commission concludes that formal proceedings should be initiated, it shall notify the Judge. The Judge may file an answer within 15 days after service of the notice. Upon filing of her answer, or the expiration of time for so filing, the

Commission shall set a time and place for the hearing and shall give reasonable notice thereof to the judge.

Please mail your answer to: Ms. Jimmy Shaffer, Executive Secretary, Kentucky Judicial Conduct Commission, P.O. Box 4266, Frankfort, KY 40604-4266.

November $\frac{1}{2}$, 2019

R. Michael Sullivan, Chairman

Kentucky Judicial Conduct Commission

Mr. Wolnitzek recused from any consideration of this matter.

CERTIFICATE OF SERVICE

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COMMONWEALTH OF KENTUCKY JUDICIAL CONDUCT COMMISSION

IN RE THE MATTER OF: JUDGE DAWN GENTRY, KENTON COUNTY FAMILY CIRCUIT COURT DIVISION 5, 16TH JUDICIAL DISTRICT

ANSWER

Comes the Honorable Dawn Gentry by counsel, Stephen P. Ryan and for her answer to the charges in this case states as follows:

COUNTI

- She never asked anyone for money for her campaign. She did ask many people including members of her GAL panel to help with the campaign.
- She did not require members of her GAL panel to serve on her finance committee. Some did, along with other attorneys and individuals.
- 3) She does not recall asking an attorney in court to put up a yard sign.
- 4) She did not intentionally use staff to work on her campaign during work hours. Delivery of yard signs and/or writing of thank you notes was supposed to be done on their personal time. Staff did hold signs on election days from 7 to 9 a.m. and from 4 to 6 p.m., which was during their four hours off for voting time allowed by AOC.

5) She did not appoint Delana Sanders to her GAL panel in exchange for her husband's support. There is no set number of people on the panel. Ms. Sanders was well qualified. Her staff attorney did research the issue as to limits on panel.

COUNT II

- 1) She did not retaliate against Meredith Smith for not helping with the campaign. Ms. Smith informed her earlier she intended to resign. Ms. Smith informed Judge Gentry that she needed to practice law to get reciprocity in Ohio and needed to make more money. After the election she did ask her when she planned to resign so there could be a smooth transition.
- She did not retaliate against Mike Hummel. As she previously informed the commission, Mr. Hummel's performance was subpar (missing court dates, which caused unnecessary delays).
- 3) She did not retaliate against attorneys who did not support her by delaying hearing dates. Her secretary handles setting all dates.
- 4) She did not retaliate against Kelly Blevins for not supporting her.

COUNT III

- She does not fill out time sheets. She treated her staff like
 professionals and they keep track of their own time. She signed the
 time sheet, if they certify that they worked the time reported. She has
 changed this procedure.
- 2) Yes, she, her secretary, her case specialist, and her staff attorney used to go out to lunch together leaving the office unattended. She has changed this procedure now and the office is always staffed during working hours.
- 3) She admits that she allowed staff to work somewhat of a flexible schedule as long as they worked their 37.5 hours per week. This was to avoid compensatory time or overtime. Now 7.5 hours per day, if they leave early or come in late, they take comp time or vacation time.
- 4) As previously admitted to the commission she brought her children and let staff bring children to the office in emergencies. A staff member's child did see a confidential proceeding, while she was on the bench. This is no longer allowed. She and her staff all must make other arrangements for their children.
- 5) Mr. Penrose did play guitar on occasion and she did not realize it was a distraction. There is no longer guitar playing in her office.

6) She did not know staff was storing or consuming alcohol at work. Now she has a policy against storing or consuming alcohol at work.

COUNT IV

- 1) She did not retaliate against Ms. Blevins. She admits, she asked her to file a certain petition at a certain time. She thought that would be more efficient for the court and the school system. She met with school officials several times to try to work it out to see if changes could be made so she could follow the law.
- She had not been asked to disqualify or recuse herself in Ms. Blevins
 cases. She has no personal animosity toward Ms. Blevins.

COUNT V

She denies having held pre-trial conferences without all parties being present in person or by counsel.

COUNT VI

 She denies she engaged in inappropriate or unwanted sexual advances toward Ms. Schulz.

- 2) No sexual advances. She denies sending anyone to talk to Ms. Schulz about gossiping about her regarding something that did not happen. She did tell Ms. Schulz she would rather she not take GAL assignments in Boone County.
- She did not recuse herself from Ms. Schulz's case because the motion to recuse was filed in the wrong case (see Exhibit 1).
- 4) She can only think of one inappropriate joke that was sent on Snapchat by Mr. Penrose, she cannot control what someone puts on snapchat. She did not respond. As was previously reported to the commission, she has not been on Snapchat since shortly after the election.

COUNT VII

- She DENIES HAVING A SEXUAL RELATIONSHIP WITH MR.
 PENROSE. Mr. Penrose was qualified for the job having come from the same job in another county. As to Ms. Smith, please see count II #1.
- SHE DENIES HAVING A SEXUAL RELATIONSHIP WITH MR.
 PENROSE OR MS. AUBREY inside or outside of the courthouse.

3) She denies delegating judicial functions to Mr. Penrose. In his capacity as mediator and case specialist, he helps parties with paperwork in D.N.A. and domestic violence cases.

COUNT VIII

- She denies appointing members to the GAL panel who were not qualified. All members of the panel have GAL training.
- 2) She admits that she appointed acquaintances to the permanent custody roster. Almost all attorneys who practice in this county are her acquaintances. She denies that campaign support was any consideration. They do not need to come to court for appointments. They had already been approved and parties had already met the qualifications for state paid representing. So she gives litigants their cards and instructed them to contact the attorney. It was not a referral to a private attorney.

COUNT IX

She denies she has been less than candid with the commission. (As to Ms. Smith see Exhibit #2 her resignation and text.)

Stephen F. Ryan

Counsel for Judge Dawn Gentry

Have read and adopt this as my answer.

Jươgè Dawn Gentr

Exhibit 1

LX 1 10 PAGES

19-J-00172-001 08/09/2019

John C. Middleton, Jenton Circuit Clerk

COMMONWEALTH OF KENTUCKY SIXTEENTH JUDICIAL CIRCUIT KENTON FAMILY COURT FIFTH DIVISION

CASE NO. >

Electronically Filed

IN RE:

Filed

MOTION FOR RECUSAL

Comes now, Katherine M. Schulz, Counsel for the Mother in the above matter and hereby moves Judge Dawn M. Gentry, Kenton County Division 5 Family Court Judge currently presiding over the aforestyled action, to recuse herself. Should Judge Dawn M. Gentry decline to voluntarily recuse herself from said case, undersigned counsel does hereby move that Judge Dawn M. Gentry be recused by Order of the Chief Justice of the Kentucky Supreme Court in accordance with KRS 26A.015(a), KRS 26A.015(e), and in compliance with SCR 4.300 of the Kentucky Code of Judicial Conduct.

"...K.R.S. 26A.015(2)(a), K.R.S. 26A.015(2)(e) and SCR 4.300, Canon 3 C, provide that a judge is to disqualify [her]self in any proceeding where [s]he has a personal bias or prejudice concerning a party and that a judge should disqualify [her]self in any proceeding in which [her] impartiality might reasonably be questioned." *Nichols v. Com.*, 839 S.W.2d 263 (Ky. 1992).

Counsel states and duly swears that Judge Dawn M. Gentry is aware of multiple incidents of conduct for which her personal bias or prejudice concerning Counsel, Katherine M. Schulz, would exist or would reasonably be questioned to exist, and such conduct for which her impartiality might reasonably be questioned in this proceeding. Katherine M. Schulz does

hereby swear to the existence of conduct by Judge Dawn M. Gentry that justifies recusal in this matter. Katherine M. Schulz will submit an affidavit detailing the conduct of Judge Dawn M. Gentry requiring recusal should the Court so request.

WHEREFORE, Katherine M. Schulz, moves Judge Dawn M. Gentry to voluntarily recuse herself, or, in the alternative, respectfully petitions the Chief Justice of the Kentucky Supreme Court to issue an order of recusal to Kenton Family Court, Division 5, Judge Dawn M. Gentry in this matter.

Hon. Katherine M. Schulz, KBA #96850

Affiant

Attorney for Mother

Deters, Fichner, & Williams 6111B Burgundy Hill Dr.

Burlington, Kentucky 41005

Phone: (859) 586-1900

Fax: (859) 586-1925

NOTICE

All parties please take notice that the foregoing Motion is to be heard at the convenience of the Chief Justice of the Kentucky Supreme Court.

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing Motion for Recusal, was sent via ordinary U.S. Mail, postage prepaid, or electronic mail to the following parties on the 9th of August 2019.

Chief Justice John D. Minton, Jr. Supreme Court of Kentucky State Capitol, Room 235 700 Capitol Ave. Frankfort, KY 40601 Hon. Rick Scott Served via email: rick@foxscottlaw.com Attorney for the Father

Hon. Justin Durstock Served via email: jddurstock@yahoo.com Guardian Ad Litem

Hon. Amy Burke Served via email: aburke@kentoncoatty.com County Attorney

/s/Katherine M. Schulz
KATHERINE SCHULZ

VERIFICATION

Comes now Attorney Katherine M. Schulz and hereby states that she has read the foregoing Motion for Recusal and the statements made therein are true and correct to the best of his knowledge and belief.

KATHERINE M. SCHUL

COMMONWEALTH OF KENTUCKY
COUNTY OF ______

SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me, a Notary Public,

by Katherin m techniz, this 9th day of Agrest 2019.

VUSEA

NOTARY

PUBLIC

O08378

MY COMMISSION

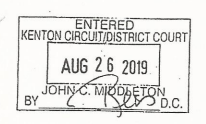
EXPIRES

S128/2022

NOTARÝ PUBLIC

My commission expires:

COMMONWEALTH OF KENTUCKY SIXTEENTH JUDICIALCIRCUIT KENTON FAMILY COURT FIFTH DIVISION



CASE NO. --

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SUPPLEMENTAL FINDINGS OF FACT AND CONCLUSIONS OF LAW

After a hearing on August 19, 2019, reviewing the files, relevant law, and being in all ways sufficiently advised, the Court orders that the April 23, 2019 be **VACATED** and **SUPERSECEDED** by these Supplemental Findings of Fact, Conclusion of Law, and Order entered.

FINDINGS OF FACT

- 2. The initial Petitions for Neglect or Abuse of the above referenced children was filed on February 14, 2019, naming Father,

 responsible for the alleged neglect or abuse in trailer 001.
- 3. On February 18, 2019, trailer 001 was arraigned by Family Court Judge

 Christopher Mehling. Hon. Amanda Johnson was present, representing the

 Commonwealth of Kentucky; parents,

 present; Dave Cremeans was present on behalf of the Cabinet for Health and

 Family Services; Hon. Justin Durstock was appointed as Guardian ad Litem; Hon.

- J. Richard Scott was appointed to represent father, (
- On February 18, 2019, Judge Christopher Mehling entered a Denial on behalf of
 Father and Ordered he have supervised visitation with the children with Mother as
 an approved supervisor. The case was set for Adjudication on March 25, 2019.
 Mother, ______ was not placed under any Orders of the Court.
- 5. On March 20, 2019, a Petition alleging Neglect or Abuse was filed in trailer 002, naming both and as responsible parties.
- 6. On March 25, 2019, in trailer 002, this Court entered denials for both parents. Hon. Amanda Johnson was present on behalf of the Commonwealth of Kentucky; Thomas Deaver was present on behalf of the Cabinet for Health & Family service; Mother was appointed Hon. Katherine Schulz to represent her in trailer 002; Mother was present; Father was not present but represented by Hon. J. Richard Scott; Hon. Justin Durstock was present as Guardian ad Litem for the children. Father was ordered to have supervised contact with the children, but Mother was not permitted to act as the supervisor. Father was ordered to drug test on the color blue at Drugs Don't Work. Trailer 002 was set for an adjudication hearing on April 22, 2019.
- 7. On March 25, 2019, trailer 001 was scheduled for an adjudication hearing, but was continued by agreement to April 22, 2019. This was done to allow the Court to have an adjudication hearing on the petitions in trailer 001 and petitions in trailer 002 simultaneously.
- 8. On April 22, 2019, both trailer 001 and 002 were presented at the same time. The following were present: Hon. Amanda Johnson was present representing the

Commonwealth of Kentucky; Thomas Deaver with the Cabinet for Health & Family Services; , mother; Hon. Katherine Schulz representing mother; Hon. J. Richard Scott, representing father, s; Hon. Justin Durstock, Guardian ad Litem. This Court made a finding that the children were abused.

- 9. On May 13, 2019 this Court held a dispositional hearing on both trailer 001 and 002 and adopted the recommendations of the Cabinet as Orders of the Court. The cases were set for a review hearing on July 15, 2019.
- 10. In trailer 001, on July 12, 2019, ..., mother, through counsel, filed a motion pursuant to 60.02 asking the court to set aside its findings.
- 11. On July 15, 2019, the Court began the review hearing in both trailers 001 and 002. The following were present: Hon. Amy Burke, representing the Commonwealth of Kentucky; Dave Cremeans with the Cabinet for Health & Family Services; y mother; Hon. Katherine Schulz representing mother; Hon. J. Richard Scott, representing father, ; Hon. Rachael O'Hearen, standing in for Hon. Justin Durstock, Guardian ad Litem. This Court continued the review hearing to allow the Court and all counsel time to review the 60.02 Motion. The hearing was continued to August 5, 2019.
- 12. On August 5, 2019, the review in trailer 002 was continued to August 19, 2019.

 The following were present: Hon. Amy Burke, representing the Commonwealth of Kentucky; Dave Cremeans with the Cabinet for Health & Family Services;

mother; Hon. Delana Sanders, standing in for Hon. Katherine Schulz representing mother; Hon. J. Richard Scott, representing father,

- Hon. Jonathan Brown, standing in for Hon. Justin Durstock, Guardian ad Litem.
- 13. On August 9, 2019, Hon. Katherine Schulz filed a Motion asking this Court to recuse in trailer 001.
- 14. On August 12, 2019, this Court entered an Order denying the request for a recusal in trailer 001.
- 15. On August 19, 2019, the following were present: Hon. Miranda Holbrook, representing the Commonwealth of Kentucky; Dave Cremeans with the Cabinet for Health & Family Services; mother; Hon. John Osterhage, standing in for Hon. Katherine Schulz representing mother; Hon. J. Richard Scott, representing father, ; Hon. Justin Durstock, Guardian ad Litem.
- 16. On August 19, 2019, the Court heard arguments from all counsel. Counsel for Father and the Guardian ad Litem did not object to Mother's 60.02 Motion being granted. Hon. Miranda Holbrook did object to the Mother's 60.02 Motion being granted.
- 17. After careful consideration, the Court amends its Findings.
- 18. Mother was not under any Orders of the Court when trailer 001 was initially heard. Only the Father was under Orders of the Court, placed by Judge Christopher Mehling.
- 19. Mother was aware Father was struggling with substance abuse issues. Mother was the sole income provider for the family during this time.
- 20. Mother had to leave for work or risk losing her job. The loss of Mother's employment would devastate the family.
- 21. Father promised Mother his parents would be over to the house to watch the

- children within 15 minutes of her leaving. Mother was not required to supervised Father's visitation.
- 22. Father was sober at the time Mother left for work. Mother had no knowledge of any illegal substances being in the house.
- 23. Mother did not intentionally put the children in a dangerous situation.
- 24. Father called his parents and told them not to come over to the residence, intentionally deceiving Mother.
- 25. Father overdosed while Mother was at work, with the children present in the home. Mother did not have care or control at this time.
- 26. There was not a finding of abuse toward Mother in trailer 001. However, it is in the best interest of both children for the Court to amend its finding towards Mother in trailer 002 to a finding of Dependency.

CONCLUSIONS OF LAW/ORDER

- 1. The finding of abuse towards Mother, _____ 3 is hereby amended to a finding of dependency in trailer 002.
- 2. There has never been a finding towards Mother in trailer 001.
- 3. The findings toward Father, remains unchanged in both trailer 001 and trailer 002.
- 4. Both trailer 001 and 002 are concluded.

5. This is a final and appealable order, with no just cause for delay.

So ORDERED this 20^{th} day of August, 2019.

KENTON FAMILY COURT FIFTH DIVISION

Copies:

All parties and attorneys of record

COMMONWEALTH OF KENTUCKY SIXTEENTH JUDICIAL DISTRICT KENTON FAMILY COURT FIFTH DIVISION

CASE NO: 1

	ENTERED
KEN	TON CIRCUIT/DISTRICT COURT
	AUG 1 2 2019
BY_	JOHN C. MIDDLETON D.C.

IN RE:

ORDER

- 1) This matter became before the Court by motion of Hon. Katherine M. Schulz, attorney for Respondent, mother of the nildren, filed August 9, 2019.
- 2) Hon. Schulz's Motion for Recusal is overruled.
- 3) This is a final and appealable order, no just cause for delay.

SO ORDERED.

Kenton Family Court, Division\Five

Copies:

Hon. Katherine Schulz Hon. J. Richard Scott Hon. Justin Durstock Hon. Amy Burke

Exhibit 2

E 2

Email from M. Katherine Schulz asking to be removed from GAL panel

Gentry, Dawn

From:

Katherine Schulz <katherine@dfwfirm.com>

Sent:

Wednesday, May 15, 2019 11:00 AM

To:

Gentry, Dawn

Subject:

Removal from the Div. 5 DNA Panel

Judge Gentry,

I am requesting to be removed from the DNA panel effective immediately. I will prepare a motion to withdraw and Order on each case, unless you prefer a blanket Order reassigning my cases to another attorney.

Thank you for the opportunity.

Sincerely, Katherine Schulz

Katherine M. Schulz Attorney/GAL Deters, Fichner & Williams 6111B Burgundy Hill Drive Burlington, KY 41005 Phone: (859) 586-1900 Fax: (859) 586-1925

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T-Mobile LTE

6:30 PM

92% (



New iMessage

Cancel

To: Kat Schultz, Holly

July way to, 1.02 Fit

Kat Schultz

Morning ladies! I thought I might be able to bypass some awkwardness by sending this message to the both of you, so it can be known among the group: I fully expect that the Hag group would never put myself before Dawn's comfortability with my involvement. That is absolutely the way it should be!!! I don't expect to be include in group stuff going forward, and that is 100% ok. Dawn is a really amazing person and she deserves amazing friends to have her back and make it known to her she is supported

Pics - Yahoo Mail Page 8 of 15

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6:31 PM

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New iMessage

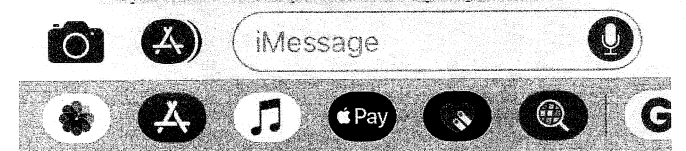
Cancel

To: Kat Schultz, Holly

Having said that, I truly respect and admire you both beyond what can be said in a text, and that can be said for all the women I have met in the Hag group, and I am hopeful that we can all still be friends, even if I'm not a Hag, per se. regardless, I will always be there if either of you need anything, and I will never see you around without being excited and wanting a hug!:)

Lastly, I have nothing but immense respect for Dawn as a Judge, despite the potential speculation about my leaving the panel. I advocated hard for

her during the campaign and I wouldn't take back a second of



Pics - Yahoo Mail Page 10 of 15

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New iMessage

Cancel

To: Kat Schultz, Holly

Lastly, I have nothing but immense respect for Dawn as a Judge, despite the potential speculation about my leaving the panel. I advocated hard for her during the campaign and I wouldn't take back a second of time I spent, because she is one of the best Judges I have ever seen on the bench. My departure was not associated with a particular issue or any bad blood between myself or Judge. And if you hear anyone questioning this, or suggesting otherwise, please make this clarification on my behalf!!!!

Much love

Pics - Yahoo Mail Page 11 of 15



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6:31 PM

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New iMessage

Cancel

To: Kat Schultz, Holly

So as much as we joke about it hag is not a club and we are all grown ass women. Hag is simply a group that you can depend on and trust in. All we ask is the same in return. No one personal dispute gets to decide who stays and who doesn't. We don't keep score that way. That is a good thing because I have been pissed at all these bitches at one time or another 🙈 🥯 . Seriously I have no plans to change any of my behavior because of what may or may not be going on with you and Dawn. As far as I'm concerned both of you will continue to be invited to

Pics - Yahoo Mail



■■■ T-Mobile LTE

6:32 PM

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New iMessage

Cancel

To: Kat Schultz, Holly

Holly



Dang laura! You nailed it!!!!!!

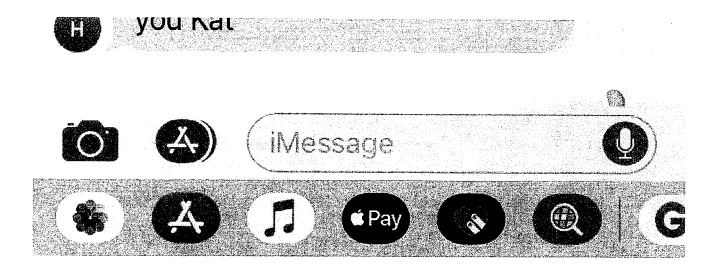
Thanks! I was actually working on it during the day walk this morning. It's when I do my best work ®

Holly

Very well done. We are keeping you Kat



Pics - Yahoo Mail Page 13 of 15



Pics - Yahoo Mail Page 14 of 15

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6:32 PM

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New iMessage

Cancel

To: Kat Schultz, Holly



Ha! Ok.

Holly

Don't throw out the baby with the bathwater.

Okay Laura wasn't that good??



Kat Schultz

I just want everyone to be comfortable. I don't have a clue what's going on, but I can assure you. If anyone ever pisses me off, I have about a 20 second rebound rate until I'm willing to meet for a drink. And I never refuse to talk things out.



Pics - Yahoo Mail Page 15 of 15



Sent from Yahoo Mail for iPhone

Pics - Yahoo Mail Page 2 of 15

••• T-Mobile LTE

6:32 PM

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New iMessage

Cancel

To: Kat Schultz, Holly





Kat Schultz

I just want everyone to be comfortable. I don't have a clue what's going on, but I can assure you. If anyone ever pisses me off, I have about a 20 second rebound rate until I'm willing to meet for a drink. And I never refuse to talk things out. Never.



I'm still laughing trying to figure out who is the baby and who is the bath water 🙈 🙈 . But yes it does make a point

Holly



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